

BRIAN T. EGAN Partner egan@egangolden.com 96 South Ocean Avenue Patchogue, New York 11772 T: 631.447.8100 F: 631.447.8181

2200 Montauk Highway, Suite 201 P.O. Box 1262 Bridgehampton, New York 11932 T: 631.329.2828 F: 631.324.2472

May 31, 2023

VIA ECF

Judge Margo K. Brodie **United States District Court** Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201

> Re: Newkirk v. Mark Pav, et al.

> > 2:17-CV-02960(MKB)(PK)

Dear Judge Brodie:

Our firm is counsel to the Plaintiff in the above-referenced action. We write to request an extension of time to file a proposed joint pretrial order. Defendants' previous request for an extension was granted by the Court and the joint pretrial order is currently due June 5. We ask for an extension to June 26, on consent of counsel for Defendants Pav and the County of Suffolk¹.

The extension request is necessary as substantive settlement discussions and prior trial engagements have only now allowed both parties to coordinate on a joint proposed pretrial order. A short extension of time is required to complete the proposed order.

We thank the Court for its consideration of this request and its continued attention and consideration in this matter.

Brian T. Egan

Respectfully yours

cc: Stacy Skorupa, Suffolk County Attorney's Office

Michael J. Brown, Esq.

www.EganGolden.com

¹ Defendant McCoy has defaulted in this matter.